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Subject USPTO Decision dismissed our petition under 37 CFR 1.55 because (1) "the instant application does not contain a proper benefit claim under 35 U.S.C. 120 and 37 CFR 1.78(a)(2) to U.S. application 09/023,057" (the "grandparent application"), and (2) while also treating our petition as a petition under 37 CFR 1.78 to accept an unintentionally delayed claim under 35 U.S.S. 120, found the petition, so treated, to be defective.

Reconsideration of this decision is appropriate because the decision retroactively applies MPEP provisions published after the instant application was filed, and disregards the announced USPTO practice, 12/28/01 66 FR 67087 Comment 2 Response.

First, applicants note that the Decision appears to ground its dismissal of our petition on provisions of MPEP 201.11 (III)(A) that post-date the filing of the instant application Applicants submit that the language cited in the Decision was first introduced to the MPEP in February 2003, eighteen months after the instant application was filed, and identifies new requirements not stated in the MPEP version(s) of 2001. [compare pages 200-67 through 200-70 of Feb 2003 MPEP with pages 200-66 through 200-69 of Aug. 2001 MPEP]

Second, although the first sentence of the instant application's specification was inartfully written, inasmuch as the reference to the grandparent application does not unambiguously define its relationship to the instant application, the nature of that relationship has been evident to the USPTO and to the public since at least the instant application's publication date of 12/27/01 by way of at least the following:

- (1) the USPTO's Bibliographic Data Sheet (Attachment 1)
- (2) the application as published 12/27/01 (cover, item (63)) (Attachment 2)
- (3) PAIR's continuity database (Attachment 3)
- (4) The face of the issued "parent" patent U.S. 6,317,832 (issued 11/13/01) (Attachment 4)

Given that the published relationship information properly corrected any ambiguity in the instant application as filed, applicants had no reason to believe that the benefit claim under 35 U.S.C. 120 required correction, particularly in light of the announced Office policy, id.:

"The Office has adopted the following practice: if an applicant includes a claim under § 1.78 to the benefit of a prior-filed application elsewhere in the application, but not in the manner specified in § 1.78(a)(2)(i) and (iii) or § 1.78(a)(5)(i) and (iii), within the time period set forth in § 1.78(a)(2)(ii) or § 1.78(a)(5)(ii), respectively, the Office will not require a petition (and the surcharge under § 1.17(t)) to correct the claim if the information concerning the claim contained elsewhere in the application was recognized by the Office as shown by its inclusion on a filing receipt (not as shown by its inclusion in the patent application publication). The reason for this practice is to avoid the situation in which an applicant is required to file a petition (and pay the surcharge under § 1.17(t)) even though the application was scheduled for publication on the basis of the information concerning the claim contained elsewhere in the application, but not in the manner specified in § 1.78(a)(2)(i) and (iii) or § 1.78(a)(5)(i) and (iii), within the time period set forth in § 1.78(a)(2)(ii). That is, whether an applicant is required to file a petition (and pay the surcharge under § 1.17(t)) to correct a claim that does not comply with § 1.78(a)(2)(i) and (iii) or § 1.78(a)(5)(i) and (iii) is based upon the effect the informal claim has on the scheduling of the

application for publication, and not whether the informal claim is ultimately included in the patent application publication." 66 FR 67087, 67091 [emphasis added]

Accordingly, applicants did NOT intend their petition to be treated as a petition under 37 CFR 1.78, and did not attempt to comply with the requirements for such a petition.

Whether or not an amendment can be entered into the application at this time under 37 C.F.R. 1.312, applicants earnestly request that the decision to dismiss be reconsidered and the Petition granted, so that applicants can determine with the responsible USPTO Examiner how to best implement that decision in the instant application.

Attachment 1

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Page 1 of 1



## United States Patent and Trademark Office

COMMISSIONER FOR PATENTE UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, O.C. 2023

BID Data Sheat

**CONFIRMATION NO. 4815** 

SERIAL NUMB 09/932,013		FILING DATE 08/17/2001 RULE		CLASS 713	GR	OUP AR 2132			ATTORNEY DOCKET NO. 31510-072817- 0139
Anthony Da lan Stepher Timothy Phi John Charle  THIS APPLI WHICH CLI AND CLAIM AND A COM  FOREIGN APPI  IF REQUIRED, FO  109/14/2001	nglon pes Mili ivid P o Sim ilip Ri ilip Ri ilip Ri ilip Ri ilip Ri ICATI AIMS IS BE N OF	SN FILING LICENSE (	NGDON D KING D KING D KING TED KIN D76,551 514 05/15/ B 105/15/ B 105/15/	1: DOM; DOM; DOM; GDOM; 65/12/1998; 115/1997 1997 LL; 3; putent 6,			at 4317	, <b>8</b> 3	z
Foreign Priority claimed									
ADDRESS 21003									
TITLE Secure multiple application card system and process									
4				All Fees  1.18 Fees ( Filing )					
FILING FEE FE RECEIVED No 790 No	FEES: Authority has been given in Paper Noto charge/credit DEPOSIT ACCOUNT Nofor following:				1.17 Fees ( Processing Ext. of lime )				
					☐ 1.18 Fees ( Issue )				
☐ Credit				dit					

(19) United States

(12) Patent Application Publication (10) Pub. No.: US 2001/0056536 A1 Evcrett et al.

(43) Pub. Date: Dec. 27, 2001

- (54) SECURE MULTIPLE APPLICATION CARD SYSTEM AND PROCESS
- (76) Inventors: David Barrington Everett, East Sussex (GB); Stuart James Milker, Berks (GB); Anthony David Peacham, Kent (GB); Ian Stephen Simmons, Cambs (GB); Timothy Pullip Richards, Herts (GB); John Charles Viner, Windlesham (GB)

Correspondence Address: BAKER & BOTTS 30 ROCKEFELLER PLAZA NEW YORK, NY 10112

(21) Appl. No.:

09/932,013

(22) Filed:

Aug. 17, 2001

Related U.S. Application Data

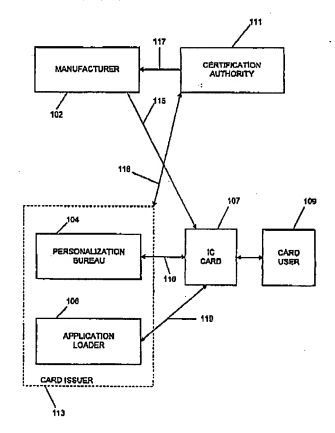
(63) Continuation of application No. 09/076,551, filed on May 12, 1998, now Pat. No. 6,317,832, which is a non-provisional of provisional application No. 60/046,514, filed on May 15, 1997 and which is a non-provisional of provisional application No. 60/046,543, filed on May 15, 1997 and which is a continuation of application No. 09/023,057, filed on Fcb. 12, 1998.

### Publication Classification

	Int. Cl. <sup>7</sup> U.S. Cl.	4-25	H04L	9/00
		A.M.A	713	3/172

### (57)ABSTRACT

A secure multiple application card system and process is provided having secure loading and deleting capability by use of a Certification Authority and Personalization Bureau. The certification authority maintains the security of the system by requiring IC cards to be injected with its public key and a card identifier for uniquely identifying each card. by providing a personalization data block for each card, and by signing with its private key all applications to be loaded or deleted from the IC card.



09/076,551 SECURE MULTIF	SECURE MULTIPLE APPLICATION CARD SYSTEM AND PROCESS				
Parent Continuity Data					
Description	Parent Number	Parent Filing or 371 (c) Date	Parent Status	Patent Number	
This application is a Continuation of	09/023,057	02-12-1998	Patented	6,575,372	
Claims Priority from Provisional Application	60/046,514	05-15-1997	Expired	-	
Claims Priority from Provisional Application	60/046,543	05-15-1997	Expired	<b>-</b> .	
Child Continuity Data					
09/932,013 filed on 08-17-2001 w					
11/655,497 filed on 01-19-2007 w					
L1/707,824 filed on 02-16-2007 w L1/729,509 filed on 03-29-2007 w	inich is Pending o	dalms the benefit of 09/076	0,551 E 551		
11/729,509 filed on 03-29-2007 w 11/821,052 filed on null which is F	ending claims th	e henefit of 09/076.551	J, J J L		

Close Window

### (12) United States Patent Everett et al.

US 6,317,832 B1 (10) Patent No.: (45) Date of Patent: Nov. 13, 2001

(54)		MULTIPLE APPLICATION CARD AND PROCESS	4,901,276 2/1990 Rjima . 4,949,257 8/1990 Orbach				
(75)	Inventors:	David Barrington Everett, East Susson; Stuart James Miller, Berks; Anthony David Peacham, Kent; Ian Stephen Simmons, Cambs; Timothy Philip Richards, Herts; John Charles Viner, Windlesham, all of (GB)	5,162,989 11/1992 Matsuda				
(73)	Assignœ:	Mondex International Limited, London (GB)	5,825,875 10/1998 Ugon . 5,841,870 * 11/1998 Pieres et al				
(*)	Natice:	Subject to any disclaimer, the term of this parent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.	6,005,942 • 12/1999 Chan et al				
(21)	Appl. No.	: 09/076,551	0152024 8/1985 (EP) . 0157303 10/1985 (EP) .				
(22)	Filed:	May 12, 1998	(List continued on next page.)				
		lated U.S. Application Data	Primary Examiner—Tod Swann Assistant Examiner—Matthew Smithers (74) Attorney, Agent, or Firm—Baker Botts L.L.P.				
(63) (60)	12, 1998. Provisional	on of application No. 09/023,057, filed on Feb. application No. 60/046,543, filed on May 15,	(57) ABSTRACT				
(51)	1997, and provisional application No. 60/046,514, filed on May 15, 1997.  1) Int. Cl. 7		A secure multiple application card system and process is provided having secure loading and deleting capability by use of a Certification Authority and Personalization Bureau-				

(52) U.S. CL ... ..... 713/172 ... 713/156, 166, 713/172, 187 Field of Search

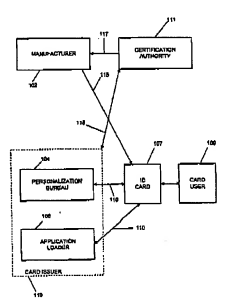
### (56)

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4,882,474 11/1989 Anderl et al. .

The certification authority maintains the security of the system by requiring IC cards to be injected with its public key and a card identifier for uniquely identifying each card, by providing a personalization data block for each card, and by signing with its private key all applications to be loaded or deleted from the IC card.



10 Claims, 11 Drawing Sheets